STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

2 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: December 1, 2017

UNITED STATES BANKRUPTCY COURT District of New Jersey

In Re:	Kasey A. Martin			Case No Judge:).:	18-12289	
		De	ebtor(s)	Juuge.			
		СН	APTER 13 PLAN	N AND MOTIO	NS		
☐ Original ✓ Motions	Included		Modified/Notice R Modified/No Notic	•	Date:	12/21/2018	
			STOR HAS FILEI ER 13 OF THE E				
		YOU	UR RIGHTS MA	Y BE AFFECT	ED		
contains the Plan proposition proposition written object may be red motions may stated in the notice. See modification alone will a or modify a	e date of the co sed by the Debt ey. Anyone who ection within the luced, modified, ay be granted w e Notice. The C Bankruptcy Ru n may take plac void or modify t lien based on v ontest said trea	nfirmation head or to adjust dead or to adjust dead or eliminated or eliminated or eliminated or eliminated or eliminated or eliminated or thout further resourt may confile 3015. If this is esolely within the lien. The devalue of the co	aring on the Plan ebts. You should pose any provision ated in the Notice. This Plan may I notice or hearing irm this plan, if the chapter 13 of ebtor need not fillateral or to reduce the section.	proposed by to read these particles on of this Plante. Your rights of the confirmed at a particles with the confirmation properties a separate of the interest of the confirmation properties and the confirmation properties and the confirmation properties of the confirmation of the confirma	he Debtor. pers careful or any motional become nobjection in left of the control of the control or activate. An atternation or activate and the careful personal or activate.	Trimation of Plan, which This document is the act lly and discuss them with ion included in it must file cted by this plan. Your of binding, and included is filed before the deadling jections, without further a lien, the lien avoidance plan confirmation order diversary proceeding to a ffected lien creditor who firmation hearing to	h e a claim ne e or
THIS PLAN	I:						
	DOES NOT C SET FORTH IN		N-STANDARD P	ROVISIONS. I	NON-STAN	DARD PROVISIONS M	UST
COLLATE	RAL, WHICH M	AY RESULT I		AYMENT OR I	NO PAYME	OLELY ON VALUE OF NT AT ALL TO THE	
			CIAL LIEN OR N S SET FORTH IN			IPURCHASE-MONEY	
Initial Debt	or(s)' Attorney	/s/ RM	Initial Debtor:	/s/ KAM	Initial	Co-Debtor	

Part 1: Payment and Length of Plan

	on					e Chapter 13 Trustee, lan of approximately <u>48</u>
k	b. ⁻		shall make plan paym	ents to the Trus	stee from the followin	g sources:
		✓	Future Earnings Other sources of fund	ling (describe so	ource, amount and da	ate when funds are available):
C	c. l	Jse of real	property to satisfy plan Sale of real property Description: Proposed date for cor	J		
			Refinance of real prop Description: Proposed date for cor	•		
		V	Loan modification with Description: 87 Eldon Proposed date for cor	Way, Marlton, I		property:
(d.		The regular monthly r loan modification.	nortgage payme	ent will continue pend	ling the sale, refinance or
•	Э.		Other information that	t may be importa	ant relating to the pay	yment and length of plan:
Part 2:	Ac	equate Pr	otection	X	IONE	
			protection payments wi d pre-confirmation to _		e amount of \$ to	be paid to the Chapter 13
			orotection payments wi Plan, pre-confirmation			be paid directly by the
Part 3:	Pr	ority Clai	ms (Including Admini	strative Expen	ses)	
a. Al	ll al	lowed prio	rity claims will be paid	in full unless the	e creditor agrees othe	erwise:
Creditor				Type of Priority		Amount to be Paid
Robert M	anc	hel		Attorney Fee		\$3,500
C	the∉ ✓ N □ Tass	ck one: lone he allowed igned to or	d priority claims listed to a governm	pelow are based	d on a domestic supp	ort obligation that has been he full amount:
Creditor	_	suant to 11	U.S.C.1322(a)(4): Type of Priority	Clai	m Amount	Amount to be Paid
			1 J P O O 1 HOTHLY	Jiui	,	, anount to boll ala

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: V NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

1117 3 111	, -				
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrears	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside
Rushmore Servicing / Ditech Financial LLC. / Seterus	\$96,000.00 87 Eldon Way, Marlton, NJ	\$24,534.66	N/A	No payments shall be paid to the creditor during the loan modification process	Plan) \$0.00
Inverness Greene Condominium Assoc.	\$96,000.00 87 Eldon Way, Marlton, NJ	\$10.00	N/A	\$10.00	regular payments
Kings Grant Open Space Association	\$96,000.00 87 Eldon Way, Marlton, NJ	\$10.00	N/A	\$10.00	regular payments

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ▶ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments \(\subseteq \text{NONE} \)

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES
the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Amount to
	1				Conatoral	-	
Ally Financial	2009 Lexus LS460	\$13,383	\$5,200.00	n/a	\$5,200.00	4.5% In Re: Till Rate of Interest	\$5,817.00
Vw Credit Inc	2013 Volkswagen G	FI \$9,075.00	\$7,350.00	n/a	\$7,350.00	4.5% In Re: Till Rate of Interest	\$8,045.00
2.) Where allowed secured cl	the Debtor retains aim shall discharg		•	e Plan, paym	nent of the ful	l amount	of the
e. Surrender Upon confit that the stay under collateral:	rmation, the stay is						
Creditor	Coll	ateral to be Surrer	ndered	Value of	Surrendered Collateral	Remain	ing Unsecured Debt
					Gollatoral		2000
f. Secured Claim The foll Creditor g. Secured Claim Creditor	owing secured cla	ims are unaffe	cted by the Pla	NE	otal Amount to	be Paid thi	rough the Plan
Part 5: Unsecure	d Claims Y N	ONE					
	parately classified				shall be paid	:	
	Not less than	percent					
✓	<i>Pro Rata</i> distri	bution from any	y remaining fu	ınds			
b. Separa	tely classified un			ted as follov	vs:		
Creditor	Bas	is for Separate Cla	assification	Treatment		Amo	ount to be Paid
Part 6: Executory	Contracts and U	Inexpired Lea	ses X N	ONE			

Part 6: Executory Contracts and Unexpired Leases

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of

non-residentia	l real property lea	ases in this	Plan.)						
	cutory contracts owing, which are		red lease	es, not p	revious	sly rejected	by operati	ion of law,	are rejected,
Creditor	Arrears to be Cur Plan	ed in Na	ture of Cor	ntract or L	_ease	Treatment I	by Debtor	Post-Peti	tion Payment
Dort 7: Motio	no NONE								
Part 7: Motio	ns NONE								
local form, No LBR 3015-1.	ns containing notice of Chapter A Certification of Clerk of Court v	13 Plan Tr of Service, l	ransmitta Notice o	al, with	in the t ter 13 F	time and ir Plan Trans	n the manı <i>mittal and</i>	ner set for	rth in D.N.J.
	ion to Avoid Lie					—			
Creditor	Nature of Collateral	ype of Lien	Amount o	f Lien	Valu Collat	e of C		Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
NONE	tion to Avoid Lie						-		, -
consistent with	ebtor moves to re Part 4 above:	classily the	TOHOWIN	y ciairis	s as un	secureu an	a to voia iii	ens on coi	lateral
Creditor	Collateral	Sch Deb	eduled t	Total Col Value		Superior Lien	Value of Credito Interest Collate	or's t in	Total Amount of Lien to be Reclassified
	ion to Partially ecured. ☐ NON		and Red	classify	/ Unde	rlying Clai	ms as Par	tially Sec	ured and
	ebtor moves to re n collateral consi				s as pa	rtially secui	red and pa	rtially unse	ecured, and
Creditor	Collateral	Sched	uled Debt	Total Co	ollateral	Amount	to be Deeme Secure	-	Amount to be Reclassified as Unsecured
Ally Financial	2009 Lexus LS46 234,000 miles	0 13,383	3.00	\$5,200.	00		\$5,200.0	00 10	0% of remaining balance
Vw Credit Inc	2013 Volkswager 129,000 miles	GTI 9,075.	00	\$7,350.	00		\$7,350.0	00 10	0% of remaining balance
Part 8: Other	Plan Provision	S							
a. Ves	ting of Property Upon Confirmat	of the Est	ate						
✓	Upon Discharge								

b. Payment N	otices
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Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims

d. Post-Petition Claims

The Standing Trustee \square is, \checkmark is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

Part 9: Modification X NONE			
If this Plan modifies a Plan p	reviously filed in this	case, complete the infor	mation below.
Date of Plan being modified:	•		
Explain below why the plan is being	modified:	Explain below how the p	olan is being modified:
Part 1c reflectsa loan modification for	or 87 Eldon Way,		
Marlton, NJ. Removed the sale of 2			
Marlton, NJ. Part 10 reflects that 205 A			
sold. Added the following creditors to P			
Servicing / Ditech Financial LLC. / Seterus, Condominium Assoc., Kings Grant Open Sp			
creditors from Part 4, e. Reduced the Lexus			
Are Schedules I and J being filed si	multaneously with th	is Modified Plan? $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	Yes ☐ No
Part 10: Non-Standard Provision		-	
Non-Standard Provisions Re	equiring Separate Sig	gnatures:	
№ NONE			
☐ Explain here:	1 11 1 '	.1	
Any non-standard provisions	s placed elsewhere in	this plan are void.	
205 4 1 D 1 1 4 1 1 1	1.1	. 1	
205 Ash Road, Marlton, NJ.	was sold, pursuant to	o court order.	
	6 1 D 1 ()	10 11 0	
The Debtor(s) and the attorn	ney for the Debtor(s)	, if any, must sign this Ce	ertification.
T .: C 1 1 C			
	rjury that the plan co	ntains no non-standard pr	rovisions other than those set
forth in this final paragraph.	40/04/0040		
Date: Date	12/21/2018	s/ Robert Manchel	
Date		lobert Manchel	
	Atto	rney for the Debtor	
Date: Date:		Kasey A. Martin	ı
_	Ka	sey A. Martin	

		Debtor	
Date: Date:	12/21/2018		
		Joint Debtor	
atures			
The Debter(s)	and the attorney for the D	ebtor(s), if any, must sign this Plan.	
Dat		· · ·	
Date	12/21/2010	/s/ Robert Manchel	
		Robert Manchel	
		Attorney for the Debtor	
I certify under	penalty of perjury that the	above is true.	
Date:	12/21/2018	/s/ Kasey A. Martin	
		Kasey A. Martin	_
		Kasey A. Martin	
		Debtor ///	
Date:			_
		Joint Debtor	